

EXHIBIT C

Larson, Francois Vol 1 30(b)(6) 5/14/2007 9:47:00 AM

1 IN THE UNITED STATES DISTRICT COURT
2 NORTHERN DISTRICT OF CALIFORNIA
3 SAN FRANCISCO DIVISION
4 GABANA GULF DISTRIBUTION,
LTD., A COMPANY ORGANIZED
5 UNDER THE LAWS OF THE UNITED
KINGDOM, AND GABANA
6 DISTRIBUTION, LTD., A COMPANY
ORGANIZED UNDER THE LAWS OF
7 THE UNITED KINGDOM
8 Plaintiffs,

NO. C 06 2584 CRB

9 vs.
10 GAP INTERNATIONAL SALES, INC.,
A DELAWARE CORPORATION, THE
11 GAP, INC., A DELAWARE
CORPORATION, BANANA REPUBLIC,
12 LLC, A DELAWARE LIMITED
LIABILITY COMPANY, AND OLD
13 NAVY, LLC, A DELAWARE LIMITED
LIABILITY COMPANY.

14
Defendants.

15 -----/
16 DEPOSITION OF
17 FRANCOIS LARSEN

18
19 Monday, May 14, 2007
20 (Pages 1 - 227)
21 SHEILA CHASE & ASSOCIATES
REPORTING FOR:
22 LiveNote World Service
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23 San Francisco, California 94105
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Reported by: KATHLEEN A. WILKINS, CSR, RPR, CRR
25 CSR No. 10068

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1 A. Okay.

2 Q. I am trying to find out from you your best
3 recollection of what you actually said during the
4 meeting.

5 Can you be more specific than you already
6 have been to describe actually what you said during
7 the meeting?

8 A. I don't think I can be more specific, no.

9 Q. During this meeting, did the subject of
10 the Roots participating in a lawsuit with Gabana
11 against Gap come up?

12 A. I guess it was one of the alternatives
13 that I was -- was mentioned by Malik and that he
14 would study.

15 Q. And this conversation was prior to Gabana
16 having actually filed suit against Gap, correct?

17 A. Yes.

18 Q. Did there ever come a point in time when
19 Roots told Gabana that it would not participate in a
20 lawsuit against Gap?

21 A. Can you repeat the question?

22 Q. Sure.

23 Did there ever come a point in time at
24 which Roots told Gabana that Roots would not
25 participate in a lawsuit against Gap?

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1 CERTIFICATE OF DEPOSITION OFFICER

2 I, KATHLEEN A. WILKINS, RPR, CSR NO. 10068,
3 duly authorized to administer oaths pursuant to
4 Section 8211 of the California Code of Civil
5 Procedure, hereby certify that the witness in the
6 foregoing deposition was by me sworn to testify to
7 the truth, the whole truth and nothing but the truth
8 in the within-entitled cause; that said deposition
9 was taken at the time and place therein stated; that
10 the testimony of said witness was reported by me and
11 was thereafter transcribed by me or under my
12 direction by means of computer-aided transcription;
13 that the foregoing is a full, complete and true
14 record of said testimony; and that the witness was
15 given an opportunity to read and correct said
16 deposition and to subscribe same.

17 I further certify that I am not of counsel or
18 attorney for either or any of the parties in the
19 foregoing deposition and caption named, nor in any
20 way interested in the outcome of the cause named in
21 said caption.

22 IN WITNESS WHEREOF, I have hereunto subscribed
23 by my hand this 24th day of May, 2007.

24 _____

25 KATHLEEN A. WILKINS, RPR, CSR NO. 10068